

REMARKS/ARGUMENTS

In view of the amendments and remarks herein, favorable reconsideration and allowance of this application are respectfully requested. By this Amendment, claims 1 and 2 have been amended to improve the form thereof. Thus, claims 1-6 are pending for further examination.

Claims 1-6 remain rejected under 35 USC 102(b) as being anticipated by Nathan (WO 96/12257). For at least the following reasons, Applicant respectfully submits that the amended claims herein are not anticipated by Nathan. Thus, reconsideration and withdrawal of this rejection are requested.

Regarding claim 1, Applicant respectfully submits that Nathan does not require that a specific reception function is created for each received file. Nathan specifies that at the input phase, the video task is designed to transfer data received in the telecommunication buffer to the mass storage device; the same is true for the audio task (page 18, lines 5-10). As a consequence, only one task processes all of the received files.

However, amended independent claim 1 requires “a specific reception function being associated to each received file.” Therefore, it is possible to give a file specific treatment on reception by processing the specific reception function associated with that file. Moreover, the specification states that *for each file ordered, a function intended to process and handle the file ordered is created*. This file is *specific* to the file *ordered*, which is then *received*. Thus, Applicant respectfully submits that amended independent claim 1 is not anticipated by Nathan.

NATHAN et al
Appl. No. 09/583,863
October 4, 2005

Applicant respectfully submits that dependent claims 2-6 are allowable at least by virtue of their dependence from allowable, independent amended claim 1. Thus withdrawal of these rejections is earnestly solicited.

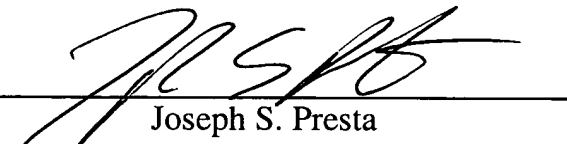
In view of the foregoing amendments and remarks, Applicant believes that the amended claims herein clearly and patentably distinguish the prior art of record and are in condition for allowance. Thus, withdrawal of the rejections and allowance of this application is respectfully requested.

Should the Examiner have any questions regarding this amendment, or deem that any formal matters need to be addressed, the Examiner is invited to call the undersigned attorney at the phone number below.

Respectfully submitted,

NIXON & VANDERHYE P.C.

By:



Joseph S. Presta
Reg. No. 35,329

JSP:jr
901 North Glebe Road, 11th Floor
Arlington, VA 22203-1808
Telephone: (703) 816-4000
Facsimile: (703) 816-4100